1	Courtney Miller O'Mara (NV Bar No. 10683) FENNEMORE CRAIG, P.C.	<u>E</u>	filed: May 31, 2018
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4	Email: comara@fclaw.com		
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9	scho@pszjlaw.com		
10	Counsel for the New Cal-Neva Lodge Litigation Trust		
11	UNITED STATES BANKRUPTCY COURT		
12	DISTRICT OF NEVADA		
13	In re:	Case No. 16-512	282-gwz
14	NEW CAL-NEVA LODGE, LLC,	Chapter 11	
15	Debtor.		IEARING ON MOTION ON TRUST FOR ORDER
1617			CLAIMS OBJECTION
18		Hearing Date: Hearing Time:	June 28, 2018 2:00 p.m.
19			C. Clifton Young Building 300 Booth Street, Crtrm 1
20	TO: ALL INTERESTED PARTIES:		Reno, NV 89509
21			
22	PLEASE TAKE NOTICE that the following is scheduled for June 28, 2018 at the hour of		
23	2:00 p.m. before the Honorable Gregg W. Zive, United States Bankruptcy Judge in the Clifton		
24	Young Federal Building, at 300 Booth Street, Reno, Nevada:		
25	 Motion of Litigation Trust for Order Extending Claims Objection Deadline (the "Motion"). 		
26	·——— ·		
27	The Motion seeks to extend Claims Objection Deadline (as defined in the Motion) from July		
28	9, 2018 to January 31, 2019.		

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PLEASE TAKE FURTHER NOTICE that a copy of the above-referenced Motion is on file with and available from the clerk of the United States Bankruptcy Judge in the Clifton Young Federal Building, at 300 Booth Street, Reno, Nevada 89509; via the bankruptcy court's website at www.nvb.uscourts.gov (a PACER account is required); or by calling the below counsel.

PLEASE TAKE FURTHER NOTICE that any opposition to the requested relief must be filed and served by **June 14, 2018** pursuant to Local Rule 9014(d)(1). If an objection is not timely filed and served, the relief requested may be granted without a hearing pursuant to Local Rule 9014(d)(3).

If you object to the relief requested, you *must* file a WRITTEN response to this Objection with the court. You *must* also serve your written response on the person who sent you this notice.

If you do not file a written response with the court, or if you do not serve your written response on the person who sent you this notice, then:

- The court may refuse to allow you to speak at the scheduled hearing; and
- The court may *rule against you* without formally calling the matter at the hearing.

PLEASE TAKE FURTHER NOTICE that if a written response is not timely filed and served, the court may grant the Motion without calling the matter and without receiving arguments or evidence. If a response is timely filed and served, the court may treat the initial hearing as a status and scheduling hearing.

PLEASE TAKE FURTHER NOTICE that this hearing may be continued from time to time without further notice except for the announcement of any adjourned dates and time at the above noticed hearing or any adjournment thereof.

Dated: May 31, 2018

/s/ Courtney Miller O'Mara

Courtney Miller O'Mara (NV Bar No. 10683)

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